

PATENT COOPERATION TREATY  
IN THE UNITED STATES RECEIVING OFFICE (RO/US)

Applicant: THOMSON LICENSING  
Peng Yin et al. (U.S. only)  
U.S. Serial No.: 120/564,662  
U.S. Filing Date: January 13, 2006  
Int'l. App. No.: PCT/US04/06292  
Int'l. Filing Date: March 2, 2004  
Title: MOTION ESTIMATION WITH FAST SEARCH  
BLOCK MATCHING

RESPONSE TO NOTIFICATION OF INSUFFICIENT FEES (DO/EO/US)

Commissioner for Patents  
P.O. Box 1450  
Alexandria, Virginia 22313-1450

Sir:

This is in response to the Notification of Insufficient Fees (DO/EO/US) mailed from the USPTO on April 19, 2006, with response due date of June 19, 2006.

In a telephone conversation on June 29, 2006, Guy H. Eriksen, Attorney and Paulette R. Kidwell determined that applicant's transmittal letter included instructions authorizing the charging of any additional fees which may be required to our deposit account 07-0832, and therefore that any charges that were due upon the filing of the above-referenced application in the national phase were authorized (even though our calculations of those fees were less than those actually required).

In view of the above there is no surcharge due. There is also no late fee due because applicant had filed all the correct and necessary papers originally necessary for entry into the national phase. Ms. Kidwell has agreed that the proper fees were authorized and that no surcharges or late fees were now required. Therefore, you are authorized to now charge the \$300 due to said account. Additionally, should it be determined that the above-noted amount is inadequate for any fees or surcharges due, you are hereby again authorized to charge said account for any such charges.

A copy of the Notice of Insufficient Fees is attached. This communication is being faxed to Ms. Kidwell @ 571-270-9881 (as requested) and additionally being submitted electronically for inclusion in the application file via the USPTO EFS. Applicants respectfully request a confirmation letter that the fax is received, is operative to ensure that entry into the national phase is complete, that no further fees or surcharges are due, and that the application will not become abandoned due to no further response by the applicants to the notice mailed from the USPTO on April 19, 2006.

Respectfully submitted,  
THOMSON LICENSING  
Peng Yin et al. (U.S. only)

By /Guy H. Eriksen/  
Guy H. Eriksen, Attorney  
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Enclosure

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June 30, 2006